

From: [Dan Peacock](#)
To: jlublinkhof@belllabs.com
Cc: [Jennifer Gaines](#); [Bill Jacobs](#)
Subject: 12455-34, -36, -75, -79, -82
Date: 04/13/2011 03:41 PM

Dear Mr. Lublinkhof,

The removal of the prohibition against placement around agricultural buildings will be acceptable for these products, provided that you submit a revised Data Matrix, including the data, which is no longer compensable, that Syngenta did in the late 1970s or early 1980s, showing that barn owls were not feeding primarily in the agricultural buildings that they occupied.

The primary author was Hegdal. It should be in NPIRS under the active, Brodifacoum, or perhaps in the RED.

If you have trouble locating the data, let me know.

Two Label Changes

1. In the "Environmental Hazards", add "extremely" before "toxic".
2. As you have at least 1 dermal study in Cat 3, add "waterproof" before "gloves" wherever "gloves" appears.

Thank You,

Daniel B. Peacock, Biologist
Tel: 703-305-5407
Fax: 703-308-0029
E-Mail: peacock.dan@epa.gov

Addresses:

United States Postal Service (USPS): USEPA, Insecticide-Rodenticide Branch, Registration Division (7504P), 1200 Pennsylvania Ave. NW, Washington, DC 20460-0001

Courier Deliveries: USEPA, Insecticide-Rodenticide Branch, Registration Division, Room S-4900, One Potomac Yard, 2777 Crystal Drive, Arlington, VA 22202